

LAS VEGAS FREE PRESS

SATURDAY, NOVEMBER 19, 1892.

CALL OF THE SOUTHWEST SILVER CONVENTION.

EL PASO, Tex., August 18, 1892.—In obedience to the will and instructions of the Southwest Silver Convention and mass meeting of miners held in this city, on the 15th, 16th and 17th days of December, 1891, your executive and sub-committee, charged with the duty of perpetuating the annual assembling of the miners of the Southwest in El Paso, do, in virtue of the authority vested in them, announce that the second Annual Southwest Silver convention and mass meeting of miners will convene in El Paso, December 5, 1892, at 9 a.m.

Miners are urged to be present upon the occasion and to otherwise lend their assistance to a cause that now, if ever, requires friends and advocates.

CHAS. LONGMARE,
President Executive Committee.

HINTS FOR A HOSTESS.

Do not try to be too entertaining. Allow your guest a little time to herself.

See that your guest room has been well wired, that it is sufficiently warm to be comfortable, and that the shades work properly.

Have the bed placed well out of draughts, and where the morning light will not fall directly upon the eyes of the occupant. Make provision for extra covers; nothing can be more foolish than to be chilly in a strange bedroom, and to have to remain so because no extra covering has been provided.

On the toilet table place some black and white pins, some hair pins, a whisk broom and clothes brush, a hand glass and a button hook. Upon a small table have a little basket containing some black and white thread, a little box of shoe and other buttons, a thimble and a pair of scissors that will ent.

Upon a large table, placed where the light from gas or lamp may fall upon it, have a portfolio, containing some writing materials, and ink bottle with some ink in it, a stamp box containing some stamps, a few postal cards, a dainty candlestick containing a white wax candle and some matches.

Upon a smaller table have a tray large enough to hold a pitcher of ice water, a thin tumbler, a teaspoon, in case your guest should be taking medicine, and a biscuit jar filled with some plain biscuits. Should your guest be an invalid, it might be well to add a hot water kettle, and a bottle of alcohol for its use.

Find out whether your guest wishes to have a clock or not; some people cannot sleep without its familiar tick, while others are disturbed by it; for this reason a stationary clock is not to be recommended as part of the spare room furnishing; it is better to have a small one, which may easily be removed.

Advise your guest of the breakfast hour, ascertain at what time she will wish to be called, and also whether she wishes the maid who wakes her to bring hot water.

Do not urge her at breakfast time, or at any other meal, to partake of everything upon the table, nothing is more vulgar than this insistence upon people eating whether they want to or not.

Do not insist upon her spending all her time in sightseeing; try and arrange the details, of her visit so that neither she nor you shall be tired out when the time comes for her to take her departure.

When that day comes, if it shall happen that she is to travel upon a train which has neither dining nor buffet cars, prepare her a dainty lunch and pack it in a box which, after it is emptied may be easily disposed of.

Above all things make your guest feel that you have enjoyed her visit, and do not let her even for an instant feel that she has added to your care.—Ladies' Home Journal.

THE SUNDAY SUN

\$2.00 A YEAR.

Containing more reading matter than any magazine published in America.

Address THE SUN, New York.

NOTICE FOR PUBLICATION.

[Pre-emption No. 288.]
LAND OFFICE AT CLAYTON, N. M.
Sept. 24, 1892.

Notice is hereby given that the following named settler has filed proof in support of his claim, and that said proof will be made before Probate Clerk of San Miguel County, at Las Vegas, N. M., on Nov. 15, 1892, viz:

ROBERT MINGUS,
of Puerto de Lumb, N. M., for the southwest section 24, township 5 N., will be filed.

He names the following witnesses to prove his claim, residence upon and cultivation of said land, viz:

GEO. W. LUKENS, A. W. Gray, Chas E. Gore, of Puerto de Lumb, N. M., and a Rancher, of Las Vegas, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

WILLIAM W. BOYCE, Register.

First notice, Sept. 24, last notice, Oct. 25, 1892.

NOTICE FOR PUBLICATION.

[Pre-emption No. 31.]
LAND OFFICE AT CLAYTON, N. M.
Sept. 24, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Probate Clerk of San Miguel County, at Las Vegas, N. M., on Nov. 15, 1892, viz:

GEORGE W. LUKENS,
of Puerto de Lumb, N. M., and a Rancher, of Las Vegas, N. M.

He names the following witnesses to prove his claim, residence upon and cultivation of said land, viz:

GEO. W. LUKENS, A. W. Gray, Chas E. Gore, of Puerto de Lumb, N. M., and a Rancher, of Las Vegas, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

WILLIAM W. BOYCE, Register.

First notice, Sept. 24, 1892; last notice, Oct. 25, 1892.

NOTICE FOR PUBLICATION.

Homestead No. 289.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

ALBERT M. BUCKINGHAM,

For the southwest quarter southwest quarter, east half southwest quarter, northeast quarter southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 280.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 281.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 282.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 283.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 284.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 285.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

A. L. MORRISON, Register.

NOTICE FOR PUBLICATION.

Homestead No. 286.
LAND OFFICE AT MANTA FR., N. M.
September 19, 1892.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Probate Judge or Clerk of San Miguel County, at Las Vegas, N. M., on November 14, 1892, viz:

CALLITAN-BUSTOS,

For the west half southwest quarter section 28, southwest quarter section 27, township 18 N., R. 14 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

CHARLES NIBLET, ANTONIO BALAZAR, JARDON BUS,

all of Roselma, N. M.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnessses of said claimant, and to offer evidence in rebuttal of that submitted by claimant